

STRICTLY CONFIDENTIAL June 12th, 2006 June 12th, 2006 June 12th, 2006

SENT VIA TELEFAN TO: 00-9702-297-4976 Total Pages = 2 CONFIRMATION VIA E-MAIL TO: aalhasan@pif.ns

Dr. Mohamed Abdu Jah Mostafa Chief Executive Officer Palestine Investmen Fund (PIF) Ramallah, Palestine

Legal Bar to r und Transfer

Dear Mr. Moustafa:

This will respond to your letter dated June 4, 2006 to Mr. Nagoib Sawi is, which is the latest of a series of communications from PIF urging Ocurcons to dely the US court's restraining notice.

To confirm on prior communications to PIF, Orascom is legally beried under the restraining notice from transferring funds to PIF. The restraining notice, which can served upon Orascom officials vails in the United States, expressly prohibits Orascom I am transferring funds to PIF, identified by name and not merely implicit in the term "Palestinian Authority". We understand, but firm a disagree with, PIF's view that the restraining notice is not binding on Orascom. While Or scom is a company established under the laws of Lgypt, est Lgyptian court or other authority in Jurisdiction over the matter at issue. Orascopi will not par 1911 understand until the restraining notice is determined to be invalid by the U.S. courts. If I rascon were to violate the restraint of order by transferring the funds, not only could Ocasco a be subject to contempt of court. Fir the judgment creditors could bring a separate action against Orascom that may render Orascon, personally liable to the judgment creditors for the amount of the funds

Please be as used that Orascom continues to consider the funds as asymble to PIF, pending resolution of the U.S. restraining notice litigation. If the restraining with a is invalidated. Orascom fully intends to pay the funds to PIF, from Orascom's receipt of it cal indar year 2004 dividends to a shan holder in Orascom Telecom Algeria supara less the legal tree included by Orascom troop litigatory the matter in the U.S. courts.

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We underste id PIF's position that it is not considered part of the Palesi, tian Authority organization. Orascom urges PIF to appear in the U.S. courts to establish this tiet, which could lead to a lifting of the restraining notice as to assets and debts owed to PH. Our understanding from court records i that PIF was served with judicial process by one U.S. court but has failed  $\mathfrak h$ appear. Another U.S. court has stated that only PIF, and not Orascom, has regal standing to dispute the offeged 'ink between PIF and the Palestinian Authority. This fatter statement was made only recently and PIF remains free to appear and present argument or its own behalf While we alert you to this circumstance as a matter of courtesy, Orasco disclaims any responsibility to ke p PIF abreast of developments in the U.S. litigation as PIF has its own counsel fully capable of doing so.

Finally, your closing threat "to undertake all necessary actions that "II sees fit is improductive and, i sleed, unappreciative of the significant efforts that Orascor i has exerted to fulfill its contractual obligations to PIF. Not only has Orascom mounted a strony defense against the restraining notice for the benefit of PIF. Orascom and its officers and even those who have business with Oras com or its affiliates have been subject to considerable parassment and inconvenience in the process. Should PIF act against Orascom, Orascom would of course have to consider the advisability of continuing its legal efforts in the United States to permit itself to

Sincerely,

Amr El Bayoumi

Vice President, Leg: | Affairs

Orascom Telecom Leiding S.A.E.